Ravenel

Dannemeyer

Mr. SOLOMON demanded a recorded vote on agreeing to said resolution, which demand was supported by onefifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic de-

It was decided in the Yeas 213 affirmative Nays 191

$\P 121.55$ [Roll No. 481] AYES-213

Abercrombie Gordon Pallone Ackerman Gradison Parker Hall (OH) Anderson Payne (NJ) Andrews (TX) Hamilton Payne (VA) Pelosi Anthony Harris Hayes (IL) Applegate Perkins AuCoin Hayes (LA) Peterson (FL) Bacchus Hefner Peterson (MN) Beilenson Hertel Petri Hoagland Hochbrueckner Bennett Pickett Pickle Berman Poshard Bevill Horn Bilbray Blackwell Hoyer Huckaby Price Rangel Bonior Jacobs Richardson Borski Jefferson Brewster Jenkins Rose Johnson (CT) Rostenkowski Brooks Johnson (SD) Browder Roth Brown Johnston Rowland Bruce Kennedy Roybal Bryant Kennelly Russo Bustamante Kildee Sabo Cardin Kleczka Sangmeister Chapman Klug Sarpalius Kopetski Clay Sawyer Coleman (TX) Collins (IL) Kostmayer Scheuer Lancaster Schumer Collins (MI) Lantos Serrano Conyers LaRocco Sharp Cooper Laughlin Shaw Costello Lehman (CA) Sikorski Sisisky Levin (MI) Levine (CA) Cox (IL) Skelton Coyne Slaughter Cramer Lewis (GA) Darden Lloyd Smith (FL) Smith (IA) de la Garza Long DeLauro Lowey (NY) Smith (NJ) Dellums Luken Snowe Manton Derrick Spratt Dicks Markey Staggers Dingell Martinez Stallings Dixon Matsui Stark Donnelly Mavroules Stenholm Dooley Dorgan (ND) Mazzoli Stokes McCloskey Studds Downey McDermott Swett McMillen (MD) Swift Durbin Dymally McNulty Synar Mfume Miller (CA) Early Tallon Eckart Tanner Edwards (CA) Mineta Tauzin Thomas (GA) Edwards (TX) Mink Moakley Engel Thornton English Mollohan Torres Erdreich Montgomery Towns Traficant Espy Moody Moran Unsoeld Vander Jagt Fascell Morrison Vento Fazio Mrazek Feighan Murtha Visclosky Fish Nagle Volkmer Natcher Flake Washington Ford (MI) Neal (MA) Waters Frank (MA) Nowak Waxman Oakar Wheat Frost Gejdenson Oberstar Whitten Olver Gephardt Williams Gibbons Ortiz Wilson Glickman Orton Wolpe Owens (UT) Gonzalez Wyden

NOES-191

Allard Bentley Campbell (CO) Allen Bereuter Carper Carr Andrews (ME) Bilirakis Andrews (NJ) Bliley Clinger Boehner Coble Archer Broomfield Coleman (MO) Armey Atkins Baker Bunning Combest Burton Condit Coughlin Ballenger Byron Barrett Callahan Cox (CA) Barton Camp Crane Campbell (CA) Cunningham

Kanjorski Kaptur Davis Ray Regula DeFazio Kasich DeLay Kolbe Rhodes Dickinson Ridge Kyl Doolittle LaFalce Riggs Dornan (CA) Lagomarsino Rinaldo Dreier Leach Ritter Duncan Lent Roberts Lewis (CA) Emerson Roemer Ewing Fawell Lewis (FL) Rogers Rohrabacher Lightfoot Fields Ros-Lehtinen Livingston Ford (TN) Lowery (CA) Machtley Franks (CT) Gallegly Sanders Marlenee Santorum Martin McCandless Gallo Gekas Schaefer McCollum Schiff Geren McCrery McCurdy Gilchrest Schroeder Gillmor Schulze Gilman McEwen Sensenbrenner Gingrich McGrath Shays Goodling McHugh Shuster McMillan (NC) Goss Skeen Grandy Slattery Meyers Smith (OR) Michel Green Smith (TX) Guarini Miller (OH) Gunderson Miller (WA) Solomon Hall (TX) Molinari Spence Hammerschmidt Moorhead Stump Hancock Morella Sundquist Taylor (MS) Murphy Hansen Neal (NC) Taylor (NC) Hastert Thomas (CA) Thomas (WY) Hefley Nichols Henry Nussle Herger Obey Torricelli Hobson Olin Upton Valentine Holloway Owens (NY) Oxley Packard Hopkins Vucanovich Horton Walker Houghton Panetta Walsh Hubbard Pastor Weber Hughes Patterson Weldon Hunter Paxon Wise Pease Hutto Wolf Penny Wylie Hvde Inhofe Porter Young (AK) Young (FL) Ireland Pursell Quillen Zeliff James Johnson (TX) Řahall Zimmer Ramstad Jontz

NOT VOTING-28

Edwards (OK) Alexander Roe Foglietta Savage Annunzio Aspin Gaydos Skaggs Barnard Hatcher Solarz Boehlert Jones Stearns Boucher Kolter Traxler Lehman (FL) Boxer Yates Chandler Yatron Lipinski Clement McDade Dwver Myers

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶121.56 FURTHER MESSAGE FROM THE

A further message from the Senate by Mr. Hallen, one of its clerks, announced that the Senate had passed with amendments in which the concurrence of the House is requested, bills of the House of the following titles:

H.R. 3590. An Act for the relief of Lloyd B. Gamble.

H.R. 5483. An Act to modify the provisions of the Education of the Deaf Act of 1986, and for other purposes.

The message also announced that the Senate agreed to the report of the committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 5482) "An Act to revise and extend the programs of the Rehabilitation Act of 1973, and for other purposes.".

¶121.57 SUSPENSION OF THE RULES

The SPEAKER pro tempore, Mr. MAZZOLI, pursuant to section 3 of House Resolution 591, at 2 o'clock and 3 minutes a.m. October 6 (Legislative Day of October 5), 1992, announced the placing of a list at the Speaker's table and in each cloakroom describing the object of each motion to suspend the rules that may be considered no sooner than two hours after said notice.

¶121.58 REVENUE ACT OF 1992

Mr. ROSTENKOWSKI, pursuant to House Resolution 609, called up the following conference report (Rept. No.

The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 11), to amend the Internal Revenue Code of 1986 to provide tax incentives for the establishment of tax enterprise zones, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the House receded from its disagreement to the amendment of the Senate and agree to the same with an amendment as fol-

In lieu of the matter proposed to be inserted by the Senate amendment, insert the following:

SECTION 1. SHORT TITLE, ETC.

(a) SHORT TITLE.—This Act may be cited as the "Revenue Act of 1992"

(b) AMENDMENT OF 1986 CODE.—Except as otherwise expressly provided, whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Internal Revenue Code of 1986.

(c) TABLE OF CONTENTS.-

Sec. 1. Short title, etc.

TITLE I—PROVISIONS RELATING TO DISTRESSED URBAN AND RURAL AREAS Subtitle A-Urban Tax Enterprise Zones and Rural Development Investment Zones

Sec. 1101. Statement of purpose.

PART I—DESIGNATION AND TAX INCENTIVES

Sec. 1102. Designation and treatment of urban tax enterprise zones and rural development investment

Sec. 1103. Technical and conforming amendments.

Sec. 1104. Effective date.

PART II—REDEVELOPMENT BONDS FOR TAX ENTERPRISE ZONES

Sec. 1111. Special rules for redevelopment bonds providing financing for tax enterprise zones.

PART III—CREDIT FOR CONTRIBUTIONS TO CER-TAIN COMMUNITY DEVELOPMENT CORPORA-

Sec. 1121. Credit for contributions to certain community development corporations.

> PART IV-INDIAN EMPLOYMENT AND INVESTMENT

Sec. 1131. Investment tax credit for property on Indian reservations

Sec. 1132. Indian employment credit.

PART V-STUDY

Sec. 1141. Study of effectiveness of tax enterprise zone incentives.

Subtitle B-Permanent Extension of Certain Expiring Tax Provisions Primarily Affecting Urban Areas

Sec. 1201. Low-income housing credit.